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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/749,849	12/27/2000	Hideki Toshikage	7254/63304	4792
7	590 09/30/2004		EXAM	INER
Jay H. Maioli			CHEUNG, MARY DA ZHI WANG	
COOPER & DUNHAM LLP				
1185 Avenue of the Americas			ART UNIT	PAPER NUMBER
New York NY 10036			3621	

DATE MAILED: 09/30/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/749,849	TOSHIKAGE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Mary Cheung	3621				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on <u>06 Ju</u>	<u>ıly 2004</u> .					
2a)⊠ This action is FINAL . 2b)□ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-11</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-11</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d),						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P	ate atent Application (PTO-152)				
Paper No(s)/Mail Date	6) Other:	20.404.XXx04.XXXXXXXXXXXX				
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office Ac	tion Summary Pa	rt of Paper No./Mail Date 20040921				

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DETAILED ACTION

Status of the Claims

1. This action is in response to amendment filed on July 6, 2004. Claims 1-11 are pending. Claims 1, 5-6 and 11 are amended.

Response to Arguments

2. Applicant's arguments filed on July 6, 2004 have been fully considered but they are not persuasive.

Applicant argues that Ginter (U. S. Patent 5,892,900) in view of Garfinkle (U. S. Patent 6,017,157) fails to teach a computer for accepting a sale of a digital image stored on a server and transferring the digital image via the Internet to a printer, wherein the computer further transfers data related to the transferred digital image to a user's computer. Examiner respectfully disagrees because Ginter teach the limitation, in particular at column 53 lines 39-62 and column 54 lines 26-56, where it shows that the digital image with its handling condition is transmitted to the consumers.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were

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made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ginter et al., U. S. Patent 5,892,900 in view of Garfinkle et al., U. S. Patent 6,017,157.

As to claim 1, Ginter teaches an image commercial transactions system comprising (Fig. 1):

- a) A reception host including (Figs. 1-1A, 7):
- b) An image printing machine having an image scanner for converting a document into digital image data (column 299 lines 36-42),
- c) A server for storing said digital image data (column 299 lines 36-42 and Figs. 1-1A, 7).
- d) A computer for accepting a sale of a digital image stored on said server in a digital data format with a handling condition related to said digital image (column 53 lines 39-60 and column 54 lines 26-56 and Figs. 1, 15A; specifically, "a handling condition" corresponding to the "rules and controls" in Ginter's teaching).
- e) Transferring means for transferring said digital image with said handling condition in said digital data format stored in said server to a receiver side via an Internet line so that digital image data transferred via said Internet line is

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developed into a condition modified based on said handling condition (column 53 lines 39-60 and column 54 lines 26-56 and column 307 lines 6-9 and Figs. 1, 15A);

f) A charge accounting dealer for effecting an electronic charging accounting transaction for the transfer by said reception host of data of said digital image with said handling condition to said receiver side, wherein said computer further transfers information data related to said transferred digital image to a user's computer (column 53 lines 39-62 and column 54 lines 26-56 and column 55 lines 44-60 and column 58 lines 23-63 and Figs. 1A, 3-4).

Ginter does not specifically teach the digital image is developed into a printed picture modified based on said handling condition via the Internet line. However, Ginter teaches the digital image is developed into a condition that modified based on said handling condition as discussed above, Ginter also teaches the digital image including pictures (column 59 lines 28-30). It would have been obvious one of ordinary skill in the art to allow said condition in Ginter's teaching to be a printed picture because this would allow the picture related data to be better distributed according to the handling condition.

Ginter teaches the digital image data is transmitted in the system including pictures (column 59 lines 28-30 and column 283 lines 5-12). Ginter does not explicitly teach that the image printer machine and the image scanner as discussed above are a photographic image printing machine and a photographic image scanner, respectively. Garfinkle teaches a photographic image printing machine having a photographic image

scanner for converting a picture on a film into photographic digital image data (column 2 lines 53-61 and column 3 lines 34-51 and Figs. 1, 3). It would have been obvious to one of ordinary skill in the art at the time the inventions was made to allow the image printer and the image scanner of Ginter to be a photographic image printer and a photographic scanner because it would allow the picture related data to be better captured and later to be better distributed.

As to claims 2 and 7, Ginter teaches said reception host transfers said data of said digital image subjected to one of a scrambling processing and a masking process (column 59 lines 48-54 and column 150 lines 35-43).

As to claims 3 and 8, Ginter teaches said reception host subjects said data of said digital image to a scrambling process/enciphering, and transfers key data of said scrambling process/enciphering (column 59 lines 48-67).

As to claims 4 and 10, Ginter teaches said reception host transfers said digital image with said handling condition and an advertisement in said digital format (column 317 lines 22-42 and column 320 lines 2-20).

As to claims 5 and 11, Ginter teaches said reception host transfers data of said advertisement synthesized with said data of said image and with said handling condition (column 317 lines 22-42 and column 320 lines 2-20).

As to claim 6, Ginter teaches an image commercial transactions method comprising (Fig. 1):

a) A reception host step including (Figs. 1-1A, 7):

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b) An image scanning step for converting a document into digital image data (column 299 lines 36-42),

- c) A processing step of enabling a reception host to accept a transfer of a digital image stored on a server in a digital data format with a handling condition related to said digital image (column 53 lines 39-60 and column 54 lines 26-56 and column 299 lines 36-42 and Figs. 1-1A, 7, 15A; specifically, "a handling condition" corresponding to the "rules and controls" in Ginter's teaching),
- d) A transfer step of enabling said reception host to transfer said digital image with said handling condition in said digital data format to a receiver side via an Internet line so that digital image data transferred via said Internet line is developed into a condition modified based on said handling condition (column 53 lines 39-60 and column 54 lines 26-56 and column 307 lines 6-9 and Figs. 1, 15A);
- e) A charge accounting step of enabling a charge accounting dealer to effect an electronic charging accounting transaction for the transfer by said reception host of data of said digital image with said handling condition to said receiver side, wherein in said transfers step information data related to said transferred digital image is transferred to a user's computer (column 53 lines 39-62 and column 54 lines 33-56 and column 55 lines 44-60 and column 58 lines 23-63 and Figs. 1A, 3-4).

Ginter does not specifically teach the digital image is developed into <u>a printed</u>

<u>picture</u> modified based on said handling condition via the Internet line. However, Ginter

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teaches the digital image is developed into a condition that modified based on said handling condition as discussed above, Ginter also teaches the digital image including pictures (column 59 lines 28-30). It would have been obvious one of ordinary skill in the art to allow said condition in Ginter's teaching to be a printed picture because this would allow the picture related data to be better distributed according to the handling condition.

Ginter teaches the digital image data being transmitted including pictures (column 59 lines 28-30 and column 283 lines 5-12), Ginter also teaches an image scanning step for converting a document into digital image data as discussed above. Ginter does not explicitly teach converting a picture on a film into photographic digital image data. Garfinkle teaches an image scanning step including converting a picture on a film into photographic digital image data (column 2 lines 53-61 and column 3 lines 34-51 and Figs. 1, 3). It would have been obvious to one of ordinary skill in the art at the time the inventions was made to allow the image scanning step for converting in Ginter's teaching to include the feature of converting a picture on a film into photographic digital data because it would allow the picture related data to be better captured and later to be better distributed.

As to claim 9, Ginter teaches said transfer step enables said reception host generate predetermined additional information for said data of said digital image, and transfers said generated additional information in said digital format along with said data of said image with said handling condition (column 317 lines 22-42 and column 320 lines 2-20).

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Conclusion

6. Examiner has pointed out particular references contained in the prior arts of record in the body of this action for the convenience of the applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant, in preparing the response, to consider fully the entire references as potentially teaching all or part of the claimed invention, as well

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

as the context of the passage as taught by the prior arts or disclosed by the examiner.

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Inquire

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mary Cheung whose telephone number is (703)-305-0084. The examiner can normally be reached on Monday – Thursday from 8:00 AM to 5:30 PM. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell, can be reached on (703) 305-9768.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

The fax phone number for the organization where this application or proceedings is assigned are as follows:

(703) 872-9306 (Official Communications; including After Final

Communications labeled "BOX AF")

(703) 746-5619 (Draft Communications)

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal

Drive, 7th Floor Receptionist.

Mary Cheung Patent Examiner Art Unit 3621 September 21, 2004

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